		00.
BRAVATEK SOLUTIONS, INC.	§	IN THE COUNTY CHOURT PH 1:50
Plaintiff	§ § §	DANA DEBEAUVOIR COUNTY CLERK TRAVIS COUNTY, TEXAS
v.	§	AT LAW NO. 2
LIBERATED SOLUTIONS, INC.	§ 8	
AND BRIAN P. CONWAY	§	
Defendants	§ §	TRAVIS COUNTY, TEXAS
	8 <del>10</del>	

## FINAL JUDGMENT

Came on for consideration that motion for default judgment by Plaintiff Bravatek Solutions, Inc. (Bravatek) in the above entitled and numbered cause. The record reflects that: a) citation was duly served on both Defendants; b) return of service has been on file for more than 10 days with regard to both Defendants; c) the answer date for both Defendants has passed; and d) Defendants have failed to answer or appear. Based on the evidence submitted at the hearing on Bravatek's motion for default judgment, it is Ordered, Adjudged, and Decreed that:

- 1) Bravatek is awarded judgment against Brian P. Conway and Liberated Solutions, Inc., jointly and severally, in the amount of \$55,000.00 in damages and \$4,243.96 in attorney's fees. Judgment against Liberated Solutions, Inc, is rendered against it in its corporate name and against it in its assumed names of "Go Eco Group" and "LIBE."
- 2) Bravatek is awarded post-judgment interest on the sum of \$59,243.96 at the judgment interest rate of 5% (five percent) per year.
- 3) Bravatek is further awarded:
  - a. \$10,000 for representation in the Court of Appeals in the event that the judgment is appealed and not reversed.
  - b. \$10,000 for representation on Petition For Review in the Texas Supreme Court in the event that a Petition For Review is filed and the judgment is not reversed.

- c. \$7,500 for representation on the merits before the Texas Supreme Court in the event that review is granted and the judgment is not reversed.
- 4) This is a final judgment and disposes of all claims and all parties.

·Signed this, 2 day of November, 2018.

Judge Presiding

ERIC M. SHEPPERI